UNITED STATES DISTRICT COURT

for the

Eastern District of Tennessee

United States of America v. GEORGE ALDER, JR. Defendant) Case No. 1:13-cr-39 MATTICE / LEE)
DETENTION ORD	ER PENDING TRIAL
After conducting a detention hearing under the Bail require that the defendant be detained pending trial.	Reform Act, 18 U.S.C. § 3142(f), I conclude that these facts
Part I—Fin	dings of Fact
$\hfill\Box$ (1) The defendant is charged with an offense described	in 18 U.S.C. § 3142(f)(1) and has previously been convicted
of \square a federal offense \square a state or local offer	se that would have been a federal offense if federal
jurisdiction had existed - that is	
a crime of violence as defined in 18 U.S.C. § for which the prison term is 10 years or more	§ 3156(a)(4)or an offense listed in 18 U.S.C. § 2332b(g)(5) e.
☐ an offense for which the maximum sentence	is death or life imprisonment.
☐ an offense for which a maximum prison term	of ten years or more is prescribed in
	.*
a felony committed after the defendant had be described in 18 U.S.C. § 3142(f)(1)(A)-(C),	been convicted of two or more prior federal offenses or comparable state or local offenses:
☐ any felony that is not a crime of violence bu	t involves:
☐ a minor victim	
☐ the possession or use of a firearm or des	tructive device or any other dangerous weapon
☐ a failure to register under 18 U.S.C. § 22	
·	ted while the defendant was on release pending trial for a
☐ (3) A period of less than five years has elapsed since	the □ date of conviction □ the defendant's release
from prison for the offense described in finding (1).
	presumption that no condition will reasonably assure the safety and that the defendant has not rebutted this presumption.
Alternative	Findings (A)
\checkmark (1) There is probable cause to believe that the defend	
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	-	Susan K. Lee, United St	
-		Judge's Si	gnature
Date:	5/31/2013	s/ Susan i	К, Lee
in a compending order of	The defendant is committed to the custody rections facility separate, to the extent pra- appeal. The defendant must be afforded United States Court or on request of an att liver the defendant to the United States m	acticable, from persons awaiting or se a reasonable opportunity to consult p orney for the Government, the person	erving sentences or held in custody orivately with defense counsel. On
		Directions Regarding Detention	
Clear a evidence presum commit of defer in the in the common can assu	Part II— State I find that the testimony and information and evidence □ a preponderance of the end convincing evidence the defendance that defendant is a risk of nonappearaption under 18 U.S.C. 3142(e). The ted the offense is sufficient to trigger adant's prior record. Based on the prior edictment and shown by the proof, and amunity and a risk of non-appearance are defendant's appearance or the safety and without bail.	t is a danger to the community at the community at the control of the indicted for offer the presumption. The pretrial server record of defendant, the continuit the rebuttable presumption, I concard that there are no conditions or	ablishes by clear and nd by the preponderance of the nses which trigger the rebuttable probable cause that defendant vices report contains a summary ng nature of the offenses alleged lude the defendant is a danger to combinations of conditions that
\square (2)	There is a serious risk that the defenda		person or the community.
□ (1)	A There is a serious risk that the defenda	Iternative Findings (B)	
√ (2)	The defendant has not rebutted the pres the defendant's appearance and the safe	-	no condition will reasonably assure
	✓ under 18 U.S.C. § 924(c).		
	✓ for which a maximum prison term	of ten years or more is prescribed in	21 USC §§ 846, 841(a)(1), 841(b)(1)(A), 841(c)(2), 843(a)(6), 856(a)(1), & 18 USC § 2